

TENNESSEE GENERAL ASSEMBLY
FISCAL REVIEW COMMITTEE



FISCAL NOTE

SB 647 – HB 1083

March 21, 2017

SUMMARY OF BILL: Authorizes community corrections officers who hold a valid Tennessee handgun permit to carry a handgun at all times and in all places in Tennessee while in the course of employment and engaged in the actual discharge of official duties. Creates an exception when specified under federal law, lawful orders of court, or the written directives of the executive supervisor of the employing agency.

ESTIMATED FISCAL IMPACT:

NOT SIGNIFICANT

Assumptions:

- It is reasonably assumed that the executive supervisor of the employing agency would issue written directives that will not allow community corrections officers to carry handguns in any location that would jeopardize any federal funding.
- The Department of Correction (DOC) reports 144 community corrections officers are employed in Tennessee, none of which are DOC employees.
- Based on information provided by DOC, the Department would not be required to provide any evaluations, weapons, holsters, duty belts, lockboxes, training, or ammunition to community corrections officers. It is assumed that all firearm costs would be incurred by the individual community corrections officer if the individual chooses to carry a firearm.
- The provisions of the legislation are not expected to impact handgun carry permit applications or renewals.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

A handwritten signature in blue ink that reads "Krista M. Lee".

Krista M. Lee, Executive Director

/dwl

SB 647 – HB 1083